## INTERNATIONAL SEARCH REPORT

International application No.

PCT/JP2005/006803

		101/011			
A. CLASSIFICA Int.Cl <sup>7</sup>	ATION OF SUBJECT MATTER B23H7/20				
According to Inte	rnational Patent Classification (IPC) or to both national cl	lassification and IPC			
B. FIELDS SEA	ARCHED				
Minimum docum Int . Cl <sup>7</sup>	entation searched (classification system followed by class B23H7/20	ification symbols)			
Jitsuyo Kokai Ji	tsuyo Shinan Koho 1971-2005 Tord	oku Jitsuyo Shinan Koho	1994-2005		
Electronic data b	ase consulted during the international search (name of dat	a base and, where proceeding, com-	,		
C. DOCUMEN	ITS CONSIDERED TO BE RELEVANT				
Category*	Citation of document, with indication, where appr	opriate, of the relevant passages	Relevant to claim No.		
Y A	JP 5-200626 A (Mitsubishi Ele 10 August, 1993 (10.08.93), Column 1, lines 2 to 5 (Family: none)		1-2,5 3-4,6		
Y A	JP 62-173142 A (Matsushita El Ltd.), 30 July, 1987 (30.07.87), Page 2, lower left column, lir upper left column, line 20 (Family: none)	1-2,5			
X A	JP 1-289624 A (Institute of T Precision Electrical Discharge 21 November, 1989 (21.11.89), Full text (Family: none)	rechnology e Work's),	3-4,6 1-2,5		
	- Constitution of Pour C	See patent family annex.			
Further documents are listed in the continuation of Box C.  * Special categories of cited documents:  document defining the general state of the art which is not considered to be of particular relevance  "E" earlier application or patent but published on or after the international filing date  "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)  "O" document referring to an oral disclosure, use, exhibition or other means document published prior to the international filing date but later than the priority date claimed		"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention  "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art  "&" document member of the same patent family			
Date of the act	ual completion of the international search gust, 2005 (26.08.05)	Date of mailing of the international search report  13 September, 2005 (13.09.05)			
Name and mai Japan	ling address of the ISA/ ese Patent Office	Authorized officer			
Facsimile No. Form PCT/ISA	/210 (second sheet) (January 2004)	Telephone No.			

発明の属する分野の分類(国際特許分類(IPC)) Int.Cl.7 B23H7/20

### 調査を行った分野

調査を行った最小限資料(国際特許分類(IPC))

Int.Cl.7 B23H7/20

### 最小限資料以外の資料で調査を行った分野に含まれるもの

日本国実用新案公報

1922-1996年

日本国公開実用新案公報

1971-2005年1996-2005年

日本国実用新案登録公報 日本国登録実用新案公報

1994-2005年

国際調査で使用した電子データベース(データベースの名称、調査に使用した用語)

C. 関連すると認められる文献 関連する				
引用文献の カテゴリー*	引用文献名 及び一部の箇所が関連するときは、その関連する箇所の表示	請求の範囲の番号		
Ý A	JP 5-200626 A (三菱電機株式会社) 1993. 08. 10, 第1欄第 2-5 行(ファミリーなし)	1-2, 5 3-4, 6		
Y A	JP 62-173142 A (松下電工株式会社) 1987.07.30, 第 2 頁左下欄第 3 行~第 3 頁左上欄第 20 行(ファミリーなし)	1-2, 5 3-4, 6		
X A	JP 1-289624 A (株式会社放電精密加工研究所) 1989. 11. 21, 全文 (ファミリーなし)	3-4, 6 1-2, 5		

### C欄の続きにも文献が列挙されている。

「 パテントファミリーに関する別紙を参照。

- \* 引用文献のカテゴリー
- 「A」特に関連のある文献ではなく、一般的技術水準を示す 「T」国際出願日又は優先日後に公表された文献であって その
- 「E」国際出願日前の出願または特許であるが、国際出願日 以後に公安されたもの
- 「L」優先権主張に疑義を提起する文献又は他の文献の発行 日若しくは他の特別な理由を確立するために引用す る文献(理由を付す)
- 「O」ロ頭による開示、使用、展示等に営及する文献
- 「P」国際出願日前で、かつ優先権の主張の基礎となる出願

- の日の後に公表された文献
- 出願と矛盾する ものではなく、発明の原理又は理論 ・の理解のために引用するもの
- 「X」特に関連のある文献であって、当該文献のみで発明 の新規性又は進歩性がないと考えられるもの
- 「Y」特に関連のある文献であって、当該文献と他の1以 上の文献との、 当業者にとって自明である組合せに よって進歩性がないと考えられるもの
- 「&」同一パテントファミリー文献

国際調査を完了した日

26.08.2005

国際調査報告の発送 日

13.09.2005

国際調査機関の名称及びあて先

日本国特許庁(ISA/JP)

郵便番号100-8915

東京都千代田区役が関三丁目4番3号

特許庁審査官(権限のある職員)

3117

小野田 遠志

**電話番号 03-3581-1101 内線** 3364

### PATENT COOPERATION TREATY

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 5-698WO	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/JP2005/006803	International filing date (day/month/year) 30 March 2005 (30.03.2005)	Priority date (day/month/year) 30 March 2004 (30.03.2004)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant SODICK CO., LTD.				

1. This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).  2. This REPORT consists of a total of 4 sheets, including this cover sheet.  In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.  3. This report contains indications relating to the following items:    Box No. I   Basis of the report		·			
In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.  3. This report contains indications relating to the following items:    Box No. II	1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. 1(a).			
In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.  3. This report contains indications relating to the following items:    Box No. II   Basis of the report	2.	This REPORT consists of a total of 4 sheets, including this cover sheet.			
Box No. II Priority  Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability  Box No. IV Lack of unity of invention  Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement  Box No. VI Certain documents cited  Box No. VII Certain defects in the international application  Box No. VIII Certain observations on the international application  4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority		In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference			
Box No. II	3.	This report contains indications	relating to the following items:		
Box No. III  Box No. IV  Lack of unity of invention  Box No. V  Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement  Box No. VI  Certain documents cited  Box No. VII  Certain defects in the international application  Box No. VIII  Certain observations on the international application  4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority		Box No. I	Basis of the report		
applicability  Box No. IV  Lack of unity of invention  Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement  Box No. VI  Certain documents cited  Box No. VII  Certain defects in the international application  Box No. VIII  Certain observations on the international application  4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority		Вох №. П	·		
Box No. V  Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement  Box No. VI  Certain documents cited  Box No. VII  Certain defects in the international application  Certain observations on the international application  4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority		Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
applicability; citations and explanations supporting such statement  Box No. VI Certain documents cited  Box No. VII Certain defects in the international application  Box No. VIII Certain observations on the international application  Certain observations on the international application  4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority		Box No. IV	Lack of unity of invention		
Box No. VII Certain defects in the international application  Box No. VIII Certain observations on the international application  4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority		Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
Box No. VIII Certain observations on the international application  4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority		Box No. VI	Certain documents cited		
<ol> <li>The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority</li> </ol>		Box No. VII	Certain defects in the international application		
not, except where the applicant makes an express request under Affect 25(2), before the express request		Box No. VIII	Certain observations on the international application		
	- 4.	not, except where the applicant	communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority		
	<u> </u>				

Date of issuance of this report 19 October 2006 (19.10.2006) Authorized officer The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Yoshiko Kuwahara e-mail: pt07@wipo.int Facsimile No. +41 22 338 82 70

Form PCT/IB/373 (January 2004)

## PATENT COOPERATION TREATY

TRANSLATION INTERNATIONAL SEARCHING AUTHORITY WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) FOR FURTHER ACTION Applicant's or agent's file reference See paragraph 2 below 5-698WO Priority date (day/month/year) International filing date (day/month/year) International application No. 30.03.2004 30.03.2005 PCT/JP2005/006803 International Patent Classification (IPC) or both national classification and IPC Applicant SODICK CO., LTD. This opinion contains indications relating to the following items: Basis of the opinion Box No. I Box No. II Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Lack of unity of invention Box No. IV Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement Box No. VI Certain documents cited. Certain defects in the international application Box No. VII Certain observations on the international application Box No. VIII If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the FURTHER ACTION International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. Authorized officer Name and mailing address of the ISA/JP

Telephone No.

Form PCT/ISA/237 (cover sheet) (January 2004)

Facsimile No.

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/JP2005/006803

Box l						
1.	With filed	ith regard to the language, this opinion has been established on the basisled, unless otherwise indicated under this item.	s of the international application in the language in which it was			
		This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under				
	-	Rule 12.3 and 23.1(b)).				
2.	With	Vith regard to any nucleotide and/or amino acid sequence disclosed avention, this opinion has been established on the basis of:	in the international application and necessary to the claimed			
	a.	a. type of material				
		a sequence listing	e			
		table(s) related to the sequence listing				
	b.	b. format of material				
		in written format				
		in computer readable form				
١.	c.	c. time of filing/furnishing				
		contained in the international application as filed.				
		filed together with the international application in computer re	adable form.			
		furnished subsequently to this Authority for the purposes of se	earch.			
3.		In addition, in the case that more than one version or copy of a strumished, the required statements that the information in the subsefiled or does not go beyond the application as filed, as appropriate,	quent of account of			
4.	Δd	Additional comments:				
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# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2005/006803

INTERNATIONAL SEARCHING AUTHORITY					PCT/JP2005/006		
Box	No. V Reasoned statemen citations and explan	t under Ru	ile 43bis I(a)(i) v	ith regard to nov	elty, invent	tive step or industrial applicability;	<u> </u>
1.	Statement		promission sie			·	
	Novelty (N)	<b>C1</b> :	1-6				YES
	HOVERY (14)	Claims Claims					— NO
		Ciaims					_
	Inventive step (IS)	Claims			<u> </u>		YES
		Claims	1-6				NO ·
	Industrial applicability (IA)	Claims	1-6				YES
	** ****	Claims					NO
2.	Citations and explanations:						
	Document 1: JP 5-20	0626 A	(Mitsubish	i Electric Co	orp.), 10	August 1993, page 1, lin	nes 2-5
	(Family	: none)			*	•	
	Document 2: ID 62 1	73142	4 (Mateuchi	ta Electric V	Vorks. I	td.), 30 July 1987, page	2,
	lower le	eft colu	nn, line 3 to	page 3, up	per left o	column, line 20 (Family:	none)
	Document 3: JP 1-28	9624 A	(Institute for (Family: no	or Precision	Dischar	rge Processing), 21 Nove	inoct
			•				
	The inventions	of clai	ns 1-2, 5 do	not appear	to invol	lve an inventive step base	ed on
	documents 1-2 cited in	the IS	R. Creating	the inventio	ons of cla	aims 1-2 by employing th	ne
	athed for actimating	the pro	cessing tim	e described :	ın docur	ment 2 as the method for	
	estimating the set proc	essing	ume in the . n the art Eu	nivention de irthermore (f	he cond	in document 1 would be litions such as a current p	eak
	and ON time are mere	ly matt	ers of desig	n variation t	hat have	to be selected appropria	itely
	assarding to the curfac	ce roug	hness that is	wished to b	oe realize	ed.	
	The inventions of claims 3-4, 6 do not appear to involve an inventive step based on					ea on al	
	document 3 cited in the ISR. It is obvious to a person skilled in the art that the removal volume per one discharge spark is changed if the processing conditions are changed and that						
	the measurement number	of disc	harge cycles	s changes if i	the remo	oval surface area change.	э.
	Furthermore the cond	litions s	aich as a cui	rrent beak ar	na OIN u	ime are inelety matters of	1
	design variation that h	ave to	be selected	appropriatel	y accord	ling to the surface rough	ness
	that is wished to be re	alized.					
	•					•	